The Honorable Jamal N. Whitehead 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON 9 10 R.M., and A.M., Case No. 2:23-cv-1381 11 Plaintiffs, 12 STIPULATED MOTION AND ORDER TO MODIFY CASE SCHEDULE v. 13 REGENCE BLUESHIELD, and the KAISER NOTE ON MOTION CALENDAR: 14 FOUNDATION HEALTH PLAN OF March 28, 2024 15 WASHINGTON OPTIONS INC., 16 Defendants. 17 Pursuant to Local Civil Rules 16(b)(6), Plaintiffs R.M., and A.M. ("Plaintiffs"), and 18 Defendants Regence BlueShield, and The Kaiser Foundation Health Plan of Washington Options, Inc. 19 20 ("Defendants") jointly and respectfully move this Court to modify the current scheduling order at Dkt. 21 20, to include the deadline for completing mediation, which was included in the Parties' Joint Status 22 Report. 23 Good cause exists for the modification and the Parties respectively request the Court consider 24 the following modifications to the case schedule. The parties previously filed their Joint Status Report 25 26 (Dkt. 19) on January 22, 2024. In this Joint Status Report, the Parties agreed upon a mediation 27 deadline of August 30, 2024. This deadline was not reflected in the Court's Order Setting Trial Date 28

and Related Dates, at Dkt 20. The parties believe including this deadline to the Court's Scheduling Order will assist the parties and ask the Court to include the mediation deadline of August 30, 2024, as reflected in the Parties Joint Status Report. Accordingly, the Parties respectfully ask that the Court enter the above stipulated modification to the current case schedule. DATED this 28<sup>th</sup> day of March, 2024. /s/Brian S. King Brian S. King (Admitted Pro Hac Vice) 420 East South Temple Ste 420 Salt Lake City, UT 84111 PH: 801-532-1739 FAX: 801-532-1936 brian@briansking.com Marie Casciari Debofsky Law LTD 3101 Western Ave, Ste 350 Seattle, WA 98121 206-333-2696 Fax: 312-600-4426 Email: mcasciari@debofsky.com Attorneys for Plaintiffs /s/Medora A. Marisseau Medora A. Marisseau, WSBA No. 23114 Maria Y. Hodgins, WSBA No. 56924 Karr Tuttle Campbell 701 Fifth Ave., Ste. 3300 Seattle, WA 98104 Phone: (206) 223-1313 Fax: (206) 682-7100 Email: mmarisseau@karrtuttle.com mhodgins@karrtuttle.com Attorneys for Defendant Regence BlueShield

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/s/Robert J. Guite Robert J. Guite, WSBA No. 25753 2 Sheppard Mullin Richter & Hampton LLP (SF) 4 Embarcadero Center, 17 FL 3 San Francisco, CA 94111 4 415-434-9100 Fax: 415-434-3947 5 Email: RGuite@sheppardmullin.com Attorney for Defendant Kaiser Foundation 6 Health Plan of Washington Options Inc. 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

## **ORDER**

Pursuant to the Parties' stipulated motion to modify case schedule, the Parties' proposed addition to the case schedule is adopted as set forth below.

EVENT	CURRENT DEADLINE	PROPOSED DEADLINE
Deadline to complete mediation	N/A	August 30, 2024

IT IS SO ORDERED.

DATED this 2nd day of April, 2024.

Jamal N. Whitehead

United States District Judge

Jamel W

1	CERTIFICATE OF SERVICE		
2	I, Luci Brock, affirm and state that I am employed by Karr Tuttle Campbell in King County, in		
3	the State of Washington. I am over the age of 18 and not a party to the within action. My business		
4	address is: 701 Fifth Ave., Suite 3300, Seattle, WA 98104. On this day, I caused to be filed with		
5	Court a true and correct copy of the foregoing document by using the Court's electronic filing system.		
6	I caused the same to be served on the parties listed below in the manner indicated.		
7 8 9 10 11	Brian King BRIAN S KING PC  420 E South Temple Ste 420 Salt Lake City, UT 84111 Telephone: (801) 532-1739 Fax: (801) 532-1936 E-mail: brian@briansking.com Attorneys for Plaintiffs		
12 13 14 15 16 17	Marie Casciari  DEBOFSKY LAW LTD  3101 Western Ave, Ste 350  Seattle, WA 98121  Telephone: (206) 333-2696  Fax: (312) 600-4426  Email: mcasciari@debofsky.com  Attorneys for Plaintiffs		
18 19 20 21 22 23 24	Robert J. Guite, WSBA No. 25753 Sheppard Mullin Richter & Hampton LLP (SF) 4 Embarcadero Center, 17 FL San Francisco, CA 94111 415-434-9100 Fax: 415-434-3947 Email: RGuite@sheppardmullin.com Attorney for Defendant Kaiser Foundation Health Plan of Washington Options Inc.		
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I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct, to the best of my knowledge. Executed on this 28<sup>th</sup> day of March, 2024, at Seattle, Washington. s/Luci Brock Luci Brock Legal Assistant